Case 1:12-cv-05354-KAM-RLM Document 687 Filed 03/14/14 Page 1 of 5 PageID #: 9293

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK INNOVATION VENTURES, LLC, ET AL. 12 Civ. 5354 (KAM) (RLM) Plaintiffs, -against-ULTIMATE ONE DISTRIBUTING CORP., ET AL. Defendants. INNOVATION VENTURES, LLC, ET AL, 13 Civ. 6397 (KAM) (RLM) Plaintiffs, -against-PITTSBURG WHOLESALE GROCERS INC., ET AL. Defendants.

LIMITED

DEFENDANTS' UNOPPOSED MOTION TO EXTEND DISCOVERY

Core-Mark International, Inc. ("Core-Mark"), along with defendants Baseline

Distributors Inc. and David Flood, Purity Wholesale Grocers, Inc., Quality King Distributors,

Inc., Universal Wholesale, Inc. and Joseph Sevany Sr. (a/k/a Joe Zaitouna), Valero Retail

Holdings, Inc., Capital Sales Company, and Dan-Dee Company, Inc., Kevin Attiq and Fadi Attiq

(collectively, "Moving Defendants") respectfully request an extension of the current discovery schedule in the above-referenced matter.

Pursuant to the Court's scheduling order dated March 11, 2013 (Dkt. No 452), fact discovery closed on January 17, 2014. The Court entered an order granting Plaintiffs' and certain Moving Defendants' joint request to extend time to complete certain discovery in this action. (Dkt. 656). Recently, the Court has consolidated this action with the related action, *Innovation Ventures LLC*, et al. v. Pittsburg Wholesale Grocers Inc., et al., 13-cv-06397-KAM-RLM. (Dkt. 680). Despite good faith efforts by Plaintiffs and the Moving Defendants, due to the witness's scheduling conflicts, the previously-scheduled deposition of Plaintiffs' 30(b)(6) witness had to be postponed and mediation with certain Moving Defendants was also postponed due to unavailability of the Plaintiffs' representative. Plaintiffs' 30(b)(6) deposition is currently scheduled to begin on April 8, 2014.

It is crucial that the Moving Defendants be able to incorporate Plaintiffs' 30(b)(6) deposition testimony into their expert disclosures. However, based on the existing schedule, defendants' expert disclosures would be due just three days after Plaintiffs' deposition is scheduled to begin. The length of Plaintiffs' 30(b)(6) deposition is currently undefined. In order to allow for defendants' expert disclosures to incorporate this testimony, and in order to continue settlement negotiations and mediation, Moving Defendants propose the following revised schedule:

- The deposition of Plaintiffs' corporate designee shall take place no later than April 11, 2014;
- No party shall be prevented from asking questions of Plaintiffs' corporate designee solely because the deposition is scheduled to occur after January 17, 2014;
- The deposition of Brian Nystuen shall be taken no later than April 11, 2014;

- Plaintiffs shall respond on or before May 31, 2014 to Core-Mark's First Set of Requests
 For Production of Documents, and Core-Mark's First Set of Interrogatories to Plaintiffs;
- Core-Mark shall respond on or before May 31, 2014 to Plaintiffs' First Set of Requests
 for Admission to Defendant Core-Mark and Plaintiffs' First Set of Interrogatories to
 Defendant Core-Mark;
- Baseline Distribution, Inc. ("Baseline") shall respond on or before May 31, 2014 to
 Plaintiffs' First Set of Requests for Admission to Defendant Baseline Distribution, Inc.
 and Plaintiffs' Second Set of Interrogatories to Baseline Distribution, Inc.;
- The deposition of Baseline's corporate designee shall take place after the mediation involving Baseline, but no later than June 6, 2014;
- Non-binding private mediations between Plaintiffs and each of the Moving Defendants, except for Dan-Dee Company, Inc., Kevin Attiq and Fadi Attiq, Capital Sales and Universal Wholesale Services Inc., must be completed by May 31, 2014;
- If a resolution is not reached through mediation or other means, fact discovery as
 between Plaintiffs and each of the Moving Defendants, except for Dan-Dee Company,
 Inc., Kevin Attiq and Fadi Attiq, Capital Sales and Universal Wholesale Services Inc.,
 will close on May 31, 2014;
- Defendants' and third-party defendants' expert disclosures must be served by May 8,
 2014; and
- Any reply expert reports shall be served by June 6, 2014; and
- Expert depositions shall be completed in New York, New York by June 30, 2014

 The Moving Defendants believe that this proposed schedule will allow them to properly respond to Plaintiffs' expert disclosures and will be sufficient to allow for mediation between the parties.



CONCLUSION

For the foregoing reasons, Moving Defendants respectfully request that this Court extend the existing discovery schedule in this action as outlined above. Plaintiffs do not oppose this motion.

By:

Dated: March 14, 2014

WEIL, GOTSHAL & MANGES LLP

EDWARDS WILDMAN PALMER LLP

/s Andre K. Cizmarik

By: /s Randi W. Singer

Randi W. Singer randi.singer@weil.com 767 Fifth Avenue New York, NY 10153 (212) 310-8152

Andre K. Cizmarik

Acizmarik@Edwardswildman.com 750 Lexington Avenue New York, NY 10022 (212) 912-2731

Attorneys for Core-Mark International, Inc.

Attorneys For Quality King Distributors, Inc.

PLUNKETT COONEY

STERN & SCHURIN LLP

By: /s Michael D. Weaver

Michael D. Weaver mweaver@plunkettcooney.com 38505 Woodward Ave., Suite 2000 Bloomfield Hills, MI 48304 (248) 901-4000 By: /s Richard S. Schurin

Richard S. Schurin rschurin@sternschurin.com 220 East 42nd Street Suite 3304 New York, NY 10017 (212) 338-0300

Attorneys for the Universal Wholesale, Inc. and Joseph Sevany Sr. (a/k/a Joe Zaitouna)

Attorneys for Baseline Distributors Inc. and David Flood

LAW OFFICES OF MAURA GRIFFIN

VANDEVEER GARZIA, P.C.

By: /s Maura Griffin

Maura Griffin mg@mauragriffinlaw.com 2221 Camino Del Rio South, Suite 207 San Diego, CA 92108 (619) 906-4446 By: /s James K. Thome

James K. Thome jthome@vgpclaw.com 1450 West Long Lake Road Suite 100 Troy, MI 48090 Case 1:12-cv-05354-KAM-RLM Document 687 Filed 03/14/14 Page 5 of 5 PageID #: 9297

(248) 312-2800

Attorneys for Kevin Attiq, Fadi Attiq and Dan-Dee Company, Inc.

Attorneys for Capital Sales Company

GOODMAN & SAPERSTEIN

BALLARD SPAHR LLP

By: __/s Stanley R. Goodman

Stanley R. Goodman gsesq600@aol.com 100 Garden City Plaza, Suite 412-B Garden City, NY 11530

(516) 227-2100

By: /s Hara Jacobs

Hara Jacobs jacobsh@ballardspahr.com 1735 Market Street 51st Floor Philadelphia, PA 19103 (215) 864-8209

Attorneys for Purity Wholesale Grocers, Inc.

Attorneys for Valero Retail Holdings, Inc.

SO ORDERED:

Roanne L. Mann U.S. Magistrate Judge Dated: 3/14/14